

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

23 OCT 1987

Dr. James R. Campbell
Manager, Previously Operated Properties
Keystone Environmental Resources, Inc.
436 Seventh Avenue, Suite 1940
Pittsburgh, PA 15219

Re: CERCLA Administrative Order on Consent
Docket No. VI-8-85
South Cavalcade Site

Dear Dr. Campbell:

Section VI. G of the above referenced order requires Koppers Company, Inc., to provide reports in accordance with the schedule contained in the approved RI/FS work plan. On April 21, 1987, we had a meeting to discuss the RI work, and agreed that further field work was necessary. EPA approved the additional work by my letter of July 20, 1987, and stated that a revised schedule would be developed to measure compliance under Section VI.A of the administrative order.

Today's letter serves to transmit the revised work plan schedule to you. The schedule of deliverables is as follows:

<u>Activity</u>	<u>Date</u>
Submit Draft RI Report	January 10, 1988
Submit Final RI Report	March 12, 1988
Submit Memo on Endangerment Assessment	March 15, 1988
Hold Meeting on Alternative Evaluation	May 14, 1988
Submit Conceptual Design	May 14, 1988
Submit Draft FS Report	June 13, 1988
Submit Final FS Report	August 12, 1988

This schedule was developed through a series of discussions between Shannon Craig of your staff and Jim Pendergast of my staff. The schedule is based on three assumptions:

- 1) The Crozier Nelson Well will be installed by November 3;
- 2) One round of offsite sampling will be sufficient; and
- 3) No more wells will be required.

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I understand that the Crozier Nelson well is tentatively scheduled to be installed the week of November 16, and that you will shorten the well development duration in order to not delay the work schedule. If the recent field data indicate a wider spread of contamination than what we presently expect, then we will need to further revise the schedule.

Sincerely yours,

Larry D. Wright, Chief
Superfund Enforcement Section

cc: D. Sorrels, TWC

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